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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/662,610	09/15/2003	Marvin E. Haddock	RECC:002USC2	2341
32425	1990 (2/20/2004		EXAM	NER
FULBRIGHT & JAWORSKI L.L.P. 600 CONGRESS AVE.			MENON, KRISHMAN S	
SUITE 2400 AUSTIN, T			ARTUNIT	PAPER NUMBER
AUSTIN, 1.	. 10101		1723	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/662,610	HADDOCK, MARVIN E.	
Office Action Summary	Examiner	Art Unit	
	Krishnan S Menon	1723	
The MAILING DATE of this communicati Period for Reply	on appears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR ITHE MANUNICAT - Enteraction of time any be available under the provincing of a fact of time any be available under the provincing of 37 and 58 (56) (80) MONTHS from the availing date of this commention. - The provided for really specified above it is set from firty (30) days. - Fallow in only within this post of excelled private date any layed, and in the provided of the set of	FION. CFR 1.195(a). In no event, however, may a re- tion. a, a reply within the statutory minimum of their yearing will apply and will expire SDX (6) MONI and the statutory minimum of their period will apply and will expire SDX (6) MONI and their statutory minimum of their statutory minim	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication	
Status			
1) Responsive to communication(s) filed on	29 December 2003		
	This action is non-final.		
3) Since this application is in condition for a		ers prosecution as to the medite is	
closed in accordance with the practice up	nder Ex parte Quavle, 1935 C.D.	. 11. 453 O.G. 213.	
Disposition of Claims		.,	
4) Claim(s) 1-15.17 and 18 Is/are pending in			
4a) Of the above claim(s) is/are wi			
5) Claim(s)is/are allowed.	undrawn from consideration.		
6) Claim(s)is/are rejected.			
7)⊠ Claim(s) 1-15,17 and 18 Is/are objected t	lo.		
Claim(s) 1-10,17 and 16 is are objected to restriction. Claim(s) are subject to restriction.			
	andro: election requirement.		
Application Papers			
9) The specification is objected to by the Exa			
10) The drawing(s) filed on is/are: a)	accepted or b) objected to b	y the Examiner.	
Applicant may not request that any objection t	to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a),	
Replacement drawing sheet(s) including the o	correction is required if the drawing(s	s) is objected to. See 37 CFR 1.121(d)	
11) The oath or declaration is objected to by t	he Examiner. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fo	reion nonrity under 35 H S C &	119(a) (d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	regri priority under 00 0,0,0, g	rra(a)-(a) or (i).	
1. Certified copies of the priority docu	ments have been received		
2. Certified copies of the priority docu		infication No	
Copies of the certified copies of the			
application from the International B		convocani una redicinal stage	
* See the attached detailed Office action for		panked	

Paper No(s)/Mail Date _____.

Notice of References Cited (PTC-892)
 Notice of Draftsperson's Patent Drawing Review (PTC-948)
 Molice of Draftsperson's Patent Drawing Review (PTC-948)
 Molice of Draftsperson's Patent Drawing Review (PTC-948)

Attachment(s)

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DETAILED ACTION

Claims 1-15, 17 and 18 are pending after the preliminary amendment.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 14 is rejected under 35 U.S.C. 112, second paragraph, as being Indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 14 recites the limitation "semi-permeable nano filtration" in last line. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 3-6, 13, 17 and 18 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Hark (US 4,808,287).

Hark (287) discloses purification system as in claim 17 and 18 (see fig); and a water (an engine coolant) purification process (see fig) comprising reverse osmosis at 300 psi (col 3 lines 20-23) and electrolytic deionization as in instant claims 1 and 13, Application/Control Number: 10/662,610

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and multi-stage pre-filtering the coolant prior to reverse osmosis as in instant claims 3-6 (1.4 of fig. col 2 lines 33-56).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 1-6 and 10-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frederick Jr et al (US 5.139.678) in view of Hark (287)

Frederick (678) discloses a process for purifying engine coolant (instant claim 1). using reverse osmosis with multi-stage pre-filters of decreasing pore-size (instant claim 3-6), including micro and ultra filters (instant claim 10-14) (see fig 1.2; col 2 lines 16-60). Pressures are from 50 to 600 psi as in Instant claim 12-14 and 26-28. As to the nano filtration of instant claim 11, 12 and 14, the applicant interchangeably uses ultra and nano filtration (page 11, lines 22-24 of instant specification) and ultrafiltration is provided by Frederick (678). Even though Frederick (678) does not quote the ASTM specifications as in instant claim 2, the tables I-III indicate that those specifications are met

Frederick (678) does not teach electrolytic deionization as in instant daim 1. Hark (287) teaches electrolytic deionization (9-Fig). It would be obvious to one of

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ordinary skill in the art at the time of invention to incorporate the electrolytic deionization as taught by Hark (287) in the process of Frederick (678) for improved deionization in Frederick's (678) process as taught by Hark.

 Claims 7- 9 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frederick Jr et al (US 5,139,678) in vie of Hark (287) as applied to claims 1 above, and further in view of Otani et al (US 4,443,337).

Frederick (678) in view of Hark (287) does not disclose centrifugal separation or dissolved air floatation as in instant claims. Centrifugal and air floatation techniques are well known in the art for water treatment. Otani (337) teaches floatation (16-fig 3) and centrifugal separation (28-fig 6) for wastewater. It would be obvious to one of ordinary skill in the art at the time of invention to use the teachings of Otani (337) in the process of Frederick (678) in view of Hark (287) in addition to the filters to more effectively remove solids/suspended matter/sludde/oil from the used engine coolant.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krishnan S Menon whose telephone number is 571-272-1143. The examiner can normally be reached on 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L Walker can be reached on 571-272-1151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Krishnan Menon Patent Examiner February 2, 2004

